1	Steve Wilson Briggs		
2	681 Edna Way		
3	San Mateo, CA 94402		
4	510 200 3763		
5	snc.steve@gmail.com		
6	PLAINTIFF In Propria Persona		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	STEVE WILSON BRIGGS	Civ No: CV 17 6552 VC	
12	Plaintiff,	DECLARATION IN SUPPORT OF PLAINTIFF'S OPPOSITION TO	
13	VS	DEFENDANTS' MOTION TO DISMISS	
14	UNIVERSAL PICTURES, et al.,	Judge: The Honorable Vince Chhabria	
15	Defendants.	Date: February 22, 2018 Time: 10:00 a.m.	
16		Courtroom: 4	
17			
18			
19	DECLARATION OF ST	TEVE WILSON BRIGGS	
20			
21	Plaintiff Steve Wilson Briggs submits the attached declaration in support of his		
21	Opposition Brief Against The Defendants' Motion To Dismiss And Memorandum Of Points		
22	And Authorities (captioned: Plaintiff's Opposition To Defendant NBCUniversal's Motion		
23	To Dismiss), submitted on January 29, 2018.	The declaration is attached and begins on the	
24	following page.		
25	Dated: January 30, 2018 Respectfully Submitted,		
26	By: /s/ Steve Wilson Briggs		
27		Steve Wilson Briggs	
28		Plaintiff, In Propria Persona	

1.	DECLARATION OF STEVE WILSON BRIGGS	
2		
3		-
4	I, Steve Wilson Briggs, declare the following:	
5		
6	1. I am the Plaintiff in the matter of Briggs v Universal Pictures, et al, CV176552-VC.	
7	2. On January 2, 2018 I submitted a First Amended Complaint (FAC) against the	-
8	following defendants: Universal City Studios LLC; Nbcuniversal Media, LLC; Sony	e de la constante de la consta
9	Pictures Ent Inc.; Kevin Spacey; Ari (Ariel) Emanuel; Matt Damon; Ben Affleck;	
10	Neill Blomkamp; Mordecai (Modi) Wiczyk; Asif Satchu; Bill Block; Dana Brunetti;	***************************************
11	MRC II Distribution Company Lp (AKA MRC, Media Rights Capital, and all other	-
12	MRC entities and subsidiaries).	-
13	3. That FAC accuses the Defendants of the following violations: Civil Conspiracy;	
14	Spoliation Of Evidence; Breach Of Contract; Fraud/Intentional Misrepresentations;	-
15	Deceit 6. Concealment; Negligence; Gross Negligence; Violation Of California;	***************************************
16	Labor Code § 1700.39; Violation Of Unfair Business Practices Act; Witness	***************************************
17	Tampering; Infringing Exportation; Copyright Infringement.	
18	4. I have personal knowledge of the facts and allegations stated in that FAC.	BOURBOUR WIREWAY BOURS OF THE STATE OF THE S
19	5. If called as a witness, I could and would competently testify to all facts therein	
20	within my personal knowledge, except where stated upon information and belief.	netro contrato de la
21		- Company - Comp
21	I declare under penalty of perjury under the laws of the United States of America	
22	that the foregoing is true and correct.	
23	Executed on January 30, 2018, at San Mateo, California.	tire descriptions and the second
24		
25	Af THE	
26	16 Mag	<b>PROGRAMMA CONTRACTOR</b>
27	Steve Wilson Briggs	
28		